

4/5/56

From 9 --

This Office consistently has held that the termination of an employee's services in a given area ahead of a predicted termination date is a normal incident of federal employment, not one peculiar to the discharge of the responsibilities of this particular Agency, and hence not susceptible to extraordinary treatment in terms of reimbursement for personal losses incurred thereby. And in the absence of a showing that, but for this Agency, [REDACTED] could have concluded a lease which would not have made him subject to the loss for which reimbursement now is sought, this Office cannot concur in the action recommended.

25X1A9a

15  
OGC

25X1A9a [REDACTED]